Perpetuity Leases (Ireland) Bill.

ARRANGEMENT OF CLAUSES.

Clause.

- Power of Land Commission Court to order a sale of a lease or grant to which this Act applies.
 - 2. Leases and grants to which this Act shall apply.
- 3. Power of court to make such orders as may be necessary for
- carrying sale into effect.

 4. Powers attaching to lessors as regards the carrying of sales
 - Powers attaching to lessors as regards the carrying of sales into effect.
 Provisions of the Land Law (Ireland) Acts as regards land
 - purchase to attach to sales under this Act, with certain exceptions.

 6. Obligations of the Land Commission as regards the corrying
 - out of sales.
 7. Costs of sales to be defraved by a per-centage thereon charged
 - to purchasers.

 Nendors to be repaid expenses necessarily incurred in com-
 - pleting sales.

 9. Annual instalment for repayment of purchase money to be
- settled by the Land Commission.

 10. Alternative power to lessor or grantor to elect to have holding brought within first section of the Land Law (Ireland) Act, 1887.
- Definitions.

[Bill 807.]

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BILL

TO

Enable the Lessees of Perpetuity and other Lesses excluded A.D. 1885, from the Land Law (Ireland) Act, 1887, to purchase the interest in their holdings.

DE it enacted by the Queen's most Excellent Majosty, by and with the advice and content of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

1. At any time within two versus after the passing of this Act, on Lord Com-

in the person or persons making such lesse or grant, or the persons aderiving itle under him or them in the lands thereby demised or beld, he sold by the lessor or granter to the lesses or granter as a price fixed or determined by the court, and thereupon the lessor or granter and the lesses or grant and the lesses or grant and the less or grant and the less or grant shall

15 or grantor and the lesses or grantce under such lesse or grant shall be bound respectively to sell or purchase such estete and interest at such price, subject to the provisions herein-after contained.
2. A lesse or grant to which this Act applies shall be either—
Lesses and

A cease or grant to where the sessing of the Land Law (Ireland) grant to 20
 A lease existing at the passing of the Land Law (Ireland) grant to 20
 Act, 1881, for years or lives, or life or lives, or life and years, Act and concurrently or otherwise, the lessee where or is in bond fide **90** occupation of the lands thereby demised, and would at the

expination thereof be deemed to be a touaut of a present ordinary tensany from year to year within the meaning of the 25 Laud Law (Ireland) Act, 1891, in respect of such demissed lands, at the rent and subject to the conditions of such lense, but for the fact that such lense would not expire within skirty years after the passing of the said Act, and which

lease is excluded from the provisions of the first section of the 30 Land Law (Ireland) Act, 1897, by the fact that such lease is [Bill 307.] A 2

A.D. 1888.

- not a lease expiring, or hy said section deemed to be expiring, within sinety-wise years after the passing of the Land Law (Ireland) Act, 1881; or (b.) A grant of any lands whether in perpetuity, or for lives or
 - life, or determinable on the happening of any event, and on-5 stilling the grantee and the persons deriving title under him to the actual possession of such lauds in prepetitity, or for such period or until the happening of such events as afrecaid, which if such great vere a lesse in perpetuity, or for the same period, or determinable upon the happening of the same events, would 10 have been a lesses to which this Act applies as defined by clause (a.) of this section.
- Provided always, that a lesso or grant shall not be deemed to be a lesso or grant to which this Act applies unless the court shall be of opinion that the rear reserved or granted threeby or payable 15, thereunder to be lessor or granter or is greater than a fair rent within the meaning of the eighth section of the Land Law (Ireland) Act, 1881.

Power of court to taske such orders as may be necessary for energing sale into effect.

3. Subject to any agreement between the parties, which they may have power to enter into and carry into effect independently of on this Act, a sale ordered by the court under this Act shall be completed and carried into effect subject and according to the provisions of this Act, and the lessor and grantor, and the lessee and grantee, and all persons deriving title under these respectively or otherwise interested in the lands in which such estate and interest is ordered on to he sold as aforesaid, shall, to the extent of their respective rights and nowers, statutory or otherwise, whether vested in them for their own benefit or as trustees or otherwise, be bound to ohey any order which the court may think it necessary to make in or for completing or carrying into effect such sale and vesting the estate and an interest thereby sold in the lessee or grantee, or if the court so directs in the Land Commission : Provided always, that any person accrieved by any such order of the court may appeal in the prescribed manner to Her Majesty's Court of Appeal in Ireland from such order, save in so far as same is an order for such sale as afore- ox said, or is an order fixing the purchase money payable in respect thereof.

Powers of lessors as regards the carrying out of sales. 4. In the case of a sale under this Act the leaser or granter shall have, in respect of the estate and interest so ordered to he sold, and in addition to any powers which he may otherwise have, all the 40 powers by the provisions of the Land Law (Ireland) Acts conferred on a handlord in the case of a sale or an agreement for a sale under

the said Acts by the landlord to the tenant of his holding, and also A.D. 1838. all the powers by the Settled Land Acts conferred on a tenant for life.

5. A nale ordered by the court under this Act shall be deemed to Previous 50 be a sale by the familiarden to the tensor of this holding, and to be an 4.6 kb. and the same of the same

under this Act by the provisions following; that is to say,

(a.) When a sale has been ordered under this Act the Land Com-

in instine shall, if no required by the lensor or graulor, or by the lessor or graunte, advance to the purchases the whole of the purchase money, and shall pay the same to the lessor or granule, or other the person or persons in the opinion of the court entitled thereth, or shall pay the same into the Bank of Inchest, ascording to the provisions of the Land Law (Tachad) Acts, ascording to the provisions of the Land Law (Tachad) Acts, and on such payment being made into the said busic the same powers shall be exceedeable by the Land Commission and the

same consequences shall enue as if such psyment had been a payment made in pursuance of the Land Law (Ireland) Act, 1887.

(a.) No guarantee deposit shall be required by the Land Coumission to be deposited or retained in respect of a sale under

mission to be deposited or retained in respect of a sale under this Act, and the provisions of the Land Law (Technan) Acts in reference to a guarantee deposit shall not apply to such sale.

(c.) The Land Commission, after the court has ordered a sale

under this Act and fixed the purchase momey, shall not require to be further satisfied as to the sufficiency of the value of the estate and interest chargeable with the repayment of the purchase money. 35 Save as aforesaid, the provisions of the Land Law (Ireland) Acts

as to advances thereunder to tenants for the purchase of their holdings and the repayment of such advances, and as to securing such repayment, shall apply to any advance under this Act.

Ror the purpose of completing a sale under this Act, and of the Land
 vesting in the lessee or grantee the estate and interest thereby sold, Cambinate the Land Commission shall act for the lessee or grantee, and shall report to the lessee.

vesting in the reason or grantee are easest and the Land Commission shall act for the leasee or grantse, and shall requisit the make all requisitions and take all steps which they may think eavying out of sales.

A.D. ISSN.

necessary on his behalf, and may act in all respects as if they were the agents authorised in that behalf by the lessee or grantee, or as if such sale were a sale to the Land Commission.

Cost of a per-centage therean to be observed 60 mur-

7. The lessee or grantee shall pay to the Land Commission in discharge of all costs and expenses for which he shall be liable in 5 respect of the proceedings consequent on and subsequent to the order for sale and determination of the purchase moneys, and including the completion of the sale and the vesting in him of the cutate and interest sold, a sum ascertained by a scale to be fixed by the Land Commission, and not exceeding per cent, on the 10 amount of the purchase money.

Venders to expenses incurred in soles.

8. The Land Commission shall pay to the lessor or granter and any other persons interested in the estate and interest sold under this Act the costs and expenses which in the opinion of the court have been properly and necessarily incurred by such lessor or 15 granter, or other persons, in completing a sale under this Act, and in vesting as the Land Commission shall direct the estate and interest sold; and the court, if of opinion that any such person has acted unreasonably, negligently, or improperly in reference to such sale, or the completion thereof, or the orders of the court in respect 90 thereof, shall (in addition to the other powers of the court for enforcing its orders) have power to deprive such person of any costs or expenses to which he would have been otherwise entitled, and to order such person to pay any costs or expenses in the opinion of the court caused or incurred by such unreasonable, 25 negligent, or improper conduct.

9. The court shall in the order fixing the purchase money

payable in respect of a sale under this Act specify the annual sum and number of years purchase of such annual sum upon which such

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- 10. Within the prescribed time after the making of an order fixing the purchase money as aforesaid, the lessor or grantor may serve in the prescribed form a notice to the lessee or grantee and to the Land Commission that he elects that the lease or grant be deemed to be a lease to which the first section of the Land Law an rest fixed on (Ireland) Act. 1887, applies, and thereupon all powers of comthe holding. pulsory purchase under this Act shall cease, and the lessee or grantee shall become a present tenant under the first section of the
 - Land Law (Ireland) Act, 1887, in respect of the lands demised or held by such lease or grant as if the same were a lease to which an

purchase money has been calculated,

such section applied, and in respect of which the application by the A.D. 1888. lesses thereby authorised had been made.

11. In this Act, unless the context otherwise requires—
The arrange of beautions.

The expression "lessur" shall include the person or persons for the time being entitled to receipt of the rents reserved by the

lease:
The expression "grantor" shall include the pesson or persons
for the time being entitled to the receipt of rent payable to the
grantor:

grantor:
The expression "lessee" shall include the person or persons for
the time being entitled under the lesses's interest:

The expression "grantee" shall include the person or persons for the time being entitled under the grantee's interest:

The expression "prescribed" when used with reference to proceedings before the Land Commission means prescribed by rules made under the Land Law (Ireland) Act, 1881; when used with reference to other proceedings, means prescribed by

rules made under the Supreme Court of Judicature Act.
(Ireland), 1877, as amended by this or any other Act:
(The definitions contained or incorporated in the Land Law
(Ireland) Acts shell apply to this Act:

The expression "Land Law (Ireland) Acts" includes the Landlord and Tenant (Ireland) Act, 1870, the Land Law (Ireland) Act, 1881, Part II. of the Tramways and Public Companies (Ireland) Act, 1883, the Purchase of Land (Ireland) Act, 1885.

25 (Ireland) Act, 1888, the Purchase of Land (Ireland) Act, 1885, the Land Law (Ireland) Act, 1887, and any Act amending them.

